Slip Op. 99-59

UNITED STATES COURT OF INTERNATIONAL TRADE

BEFORE: SENIOR JUDGE NICHOLAS TSOUCALAS

KOYO SEIKO CO., LTD. and KOYO CORPORATION OF U.S.A.,

Plaintiffs,

v. : Court No. 97-04-00580

THE UNITED STATES and THE UNITED STATES DEPARTMENT OF COMMERCE,

Defendants,

THE TIMKEN COMPANY,

Defendant-Intervenor.

JUDGMENT

On May 4, 1998, the Court remanded this case to the Department of Commerce, International Trade Administration ("Commerce"), to correct certain clerical errors arising from Commerce's administrative review, entitled <u>Tapered Roller Bearings and Parts Thereof</u>, Finished and Unfinished, From Japan, and Tapered Roller Bearings, Four Inches or Less in Outside Diameter, and Components Thereof, From Japan; Final Results of Antidumping Duty Administrative Reviews and <u>Termination in Part</u>, 62 Fed. Reg. 11,825 (Mar. 13, 1997). Specifically, the Court remanded to Commerce to (1) deduct discounts and/or rebates from gross unit price in calculating home market revenue for constructed export price profit; (2) recalculate profit for constructed value without double-counting profit for TRB cups and cones split from TRB sets; and (3) deduct pre-sale inland freight from home market sales to certain after-market customers for which the deduction should have been made.

On July 20, 1998, Commerce filed its <u>Final Results of Redetermination Pursuant to Court Remand, Koyo Seiko Co. Ltd. v. United States, Slip Op. 98-58 (May 4, 1998)</u> ("Remand Results") with the Court. Commerce having complied with this Court's remand order and no comments to the Remand Results having been submitted, it is hereby

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ORDERED that the Remand Results are affirmed, and all other issues having been previously decided, it is further

ORDERED that this case is dismissed.

NICHOLAS TSOUCALAS SENIOR JUDGE

Dated: July 8, 1999

New York, New York